## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA  APPLICATION AND ORDER OF EXCLUDABLE  Case No. 150687  The United States of America and the defendant hereby jointly request that the time p be excluded from the computation of the time which  () an information or indictment must be filed, or (XW)	
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which to 666 be excluded from the computation of the ting which ( ) an information or indictment must be filed, or (XW)	
trial of the charges against defendant must commence. (XC)	
The parties seek the exclusion of the foregoing period because	
() they are engaged in plea negotiations, which they believe are likely to result in case without trial, and they require an exclusion of time in order to focus efforts on plea negotiathat they would not, despite their diligence, have reasonable time for effective preparation for the	ations without the risk
( ) they need additional time to prepare for trial due to the complexity of ease,	
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Perfendant For U.S. Attorney, E.D.N.Y.	
The joint application of the United States of America and the defendant having been he in the date below, the time period from	e filed or (1) trial
just commence. The Court finds that this exclusion of time serves the ends of justice and outward public and the defendant in a speedy trial for the reasons discussed on the record and because	
( ) given the reasonable likelihood that ongoing plea negotiations will result in a distillment trial, the exclusion of time will allow all counsel to focus their efforts on plea negotiation at they would be denied the reasonable time necessary for effective preparation for trial. Taking service of due diligence.	ns without the risk
(1) revum discovery	
SO ORDERED.	
one Brooklyn, N.Y 2016	
United States ) July (10	Hudge